



भारत का राजपत्र

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No. 23]

NEW DELHI, SATURDAY, JUNE 8, 1968 (JYAISTHA 18, 1890)

इस भाग में निम्न पृष्ठ संख्या दी जाती है जिससे कि यह प्रलग संकलन के रूप में रखा जा सके
Separate paging is given to this Part in order that it may be filed as a separate compilation

भाग IV PART IV

गैर-सरकारी व्यक्तियों और गैर-सरकारी संस्थाओं के विज्ञापन और सूचनाएं

Advertisements and Notices by Private Individuals and Private Bodies

NOTIFICATION BY THE KANPUR OILS & OILSEEDS EXCHANGE LTD., KANPUR

The approval of the Secretary, Forward Markets Commission, under sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with the Government of India, Ministry of Commerce and Industry Notification S.O. 1162, dated the 4th May, 1960, has been obtained on the 2nd May, 1968 to the following amendments made to the Bye-laws of the Kanpur Oils & Oilseeds Exchange Ltd., Kanpur.

AMENDMENTS

'In Bye-law number 105, for figures and words "5.30 p.m.", the figures and words "12.00 noon" shall be substituted.'

2. In pursuance of proviso to sub-section (4) of Section 11 of the said Act, the approval of the Secretary, Forward Markets Commission has been obtained for dispensing with, in the interest of the trade, the condition of previous publication of the above amendment.

B. N. MALIK
Secretary

The Kanpur Oils & Oilseeds
Exchange Limited

Kanpur :

Dated the 7th May, 1968.

(NOTE : The commission accorded approval to above amendments vide letter No. 2/1/66-KAN, dated the 2nd May, 1968.)

NOTIFICATION BY THE VANASPATI MANUFACTURERS' ASSOCIATION OF INDIA, BOMBAY

The approval of the Secretary, Forward Markets Commission, under Sub-section (1) of the Section 11 of the Forward Contracts (Regulation) Act, 1952, (74 of 1952), read with the Government of India, Ministry of Commerce and Industry, Notification S.O. 1162, dated 1100GI 68

the 4th May, 1960, has been obtained on the 23rd April, 1968, to the following amendment made to the Bye-laws regarding Non-Transferable Specific Delivery Contracts for Groundnut oil of the Vanaspati Manufacturers' Association of India, Bombay.

AMENDMENT

In the said Bye-laws, the following new bye-law shall be added, namely :—

"1(e)(i). The Managing Committee may, if in its opinion it is in the interest of the trade so to do, by a resolution passed by it and concurred in by the Forward Markets Commission, suspend for a specific period or until further notice, the operation of the proviso to Bye-law 1(c).

(ii). The powers specified in clause (i) above may be exercised by the Forward Markets Commission, if in the opinion of the Commission it is in the interest of the trade or in the public interest so to do".

2. In pursuance of proviso to sub-section (4) of Section 11 of the said Act, the approval of the Secretary, Forward Markets Commission, has been obtained for dispensing with, in the interest of the trade, the condition of previous publication of the above amendment.

A. C. CHHATRAPATI
Secretary

The Vanaspati Manufacturers' Association of
India, Bombay

Bombay :

Dated the 24th April, 1968.

NOTIFICATION BY THE COCHIN OIL MERCHANTS' ASSOCIATION, COCHIN

The approval of the Secretary, Forward Markets Commission, under sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with the Government of India, Ministry of Com-

merce & Industry Notification No. S.O. 1162 dated the 4th May, 1960 has been obtained on the 17th April, 1968 to the following amendments made to the Bye-laws of the Cochin Oil Merchants' Association, Cochin, the

same having been previously placed on the Notice Board of the Association, pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

AMENDMENTS

In Bye-law 14, the 1st and 2nd paragraphs shall be deleted and the following shall be substituted :—

All goods tendered against hedge contracts and other contracts shall be of the nature and description as hereunder appearing :—

Description	Colour on lovibond scale 1" cell expressed as Y + 5R (Not deeper than)	Specific gravity at 30°/30°C	Refractive index at 40°C	Saponifica- tion Value (Not less than)
(1)	(2)	(3)	(4)	(5)
Coconut oil shall be the product obtained by expression from copra and shall be free from admixture with any other oil or substance. It shall be clear and free from suspended and other foreign matter, separated water as per these specifications. It shall have a sweet taste and characteristic odour of coconut oil. It shall also be free from rancidity.	A. When colour is not deeper than 4 units, no rebate. If it is deeper than 4 units, but not deeper than 11 units rebate at the rate of 10 Ps. per quintal per unit rise above 4, is payable by the seller to the buyer. If it exceeds 11 units, buyers option to reject. B. If it exceeds 11 units, buyers option to reject.	0.915 to 0.920	1.4480 to 1.4490	Minimum 250
Iodine (Value (Wij's method))	Unsapo- nifiable matter (not more than percent)	F. F. A. "as Oleic Acid" (in percentage)	Polenske Value (not less than)	Moisture and insoluble impurities, percent by weight max.
(6)	(7)	(8)	(9)	(10)
7.5 to 10.	0.8.	A. When F. F. A. is not more than 1.5%, no rebate. B. If it exceeds 1.5% but does not exceed 3%, rebate is payable by the seller to the buyer for any increase in F.F.A. over 1.5% at the rate of 1% of the price for every percentage increase or proportionately for any fraction thereof. C. If it exceeds 3% buyers option to reject.	13.00	A. When the moisture and sediment is not more than 0.25%, no rebate. B. If it exceeds 0.25% but does not exceed 0.75%, proportionate rebate for any increase in excess of 0.25%. The rebate is payable by the seller to the buyer. C. If it exceeds 0.75% buyers option to reject.

2. Bye-law 35 shall be deleted and the following shall be substituted :—

35. For the purpose of hedging in coconut oil, there shall be 9 hedge contracts in a year known after the calendar month, viz :—January, February, March, April, May, June, July, September and November.

3. In Bye-law 53(c), the words and the figure "sellers shall also forward signed delivery orders in units of 40 quintals for total outstanding sales" shall be substituted by the following :—

"Sellers and buyers also forward signed delivery orders and demand notices in units of 40 quintals for total outstanding sales and purchases respectively".

4. Bye-law 55-A.—Notwithstanding anything contained in Bye-law 107, the spot rate for coconut oil on the due date of every hedge contract shall be fixed by the Business Committee.

Bye-law 55-A.—Notwithstanding anything contained in Bye-law 55 above, whenever—(a) a maximum or a minimum rate has been fixed under Bye-law 169(a)(i), or (b) a limit has been prescribed under Bye-law 169A on the rise or fall in prices and in consequence thereof a maximum price or a minimum price is operative, and either the said maximum or minimum rate or the said maximum or minimum price or both are operative on the due date of a hedge contract, then,

(i) if, the spot price of coconut oil fixed by the Business Committee in accordance with Bye-law 55-A on the due date of the hedge contract, is higher than the said maximum rate or the said maximum price or the lower of the two if both are operative, the contracts outstanding at the close of the due date in the said hedge contract shall be deemed to have been closed out at the said maximum rate or the said maximum price or the lower of the two as the case may be;

(ii) if, the spot rate of coconut oil fixed by the Business Committee in accordance with Bye-law 55-A, on the due date of the hedge contract is lower than the said minimum rate or the said minimum price or the higher of the two if both are operative, all contracts in the said hedge contract outstanding at the close of the due date shall be deemed to have been closed out at the said minimum rate or the said minimum price or the higher of the two as the case may be.

5. Bye-law 114 shall be deleted and the following shall be substituted :—

114. The buyer shall pay 90% value of the goods to the seller immediately the goods are delivered to the buyer and weighed by him. The balance 10% shall be paid by the buyer to the seller immediately after the quality of oil is ascertained and accepted.

6. Bye-law 119 shall be deleted and in its place the following shall be substituted :—

119-A. The buyers and sellers who desire to have a preliminary analysis of coconut oil to ascertain the quality of oil, shall observe the following procedure :

- (1) The sample of oil shall be drawn by using a metallic tube having an inside diameter of half inch.
- (2) 16 ounces of oil shall be collected and filled in 4 bottles of 4 ozs. each.
- (3) The buyers shall arrange to draw samples in the presence of the seller or his representative and the buyer and seller shall seal the samples and send two bottles to the Association's Laboratory with the seal of the buyer and seller with their names and addresses and the buyer and seller shall keep one bottle each with himself.
- (4) In case of dispute at the time of drawing samples if either party is dissatisfied with the method of drawing samples, either party shall send in writing a requisition to the Association seeking the assistance of the Chemist-in-Charge for drawing samples. The expenses for the assistance of the Chemist-in-Charge, as prescribed from time to time by the Board, shall be borne by the party seeking the assistance. In such cases, the Chemist-in-Charge shall draw the samples and shall seal the bottles and get the signatures of both the buyer and seller. He will hand over one bottle each of the sample drawn to the buyer and seller.

119-B. The following procedure shall be adopted in drawing samples from a barrel :—

The barrel shall be rolled and turned horizontally and vertically so that the oil inside the barrel is thoroughly stirred before a sample is taken out.

- (1) Place the container upright and open the bung.
- (2) Introduce the sampling tube through the bung hole until about 1 foot below the oil level.
- (3) Close the upper end of the tube with thumb and withdraw the tube, empty the contents in a sample container.
- (4) Introduce the tube again, slowly into the oil to the middle of the container. Close the top of the tube with the thumb and withdraw the tube, empty the contents into the sample container.
- (5) Introduce the tube again slowly into the oil to the bottom of the container, close the top of the tube with the thumb and empty the contents into the sample container.
- (6) The samples thus collected shall be mixed together and pour the requisite quantity into four bottles of 4 ozs. each.

119-C. The following procedure shall be adopted in drawing samples from tins :—

- (1) The buyer shall select 33% of the tins from the lot from which the sample is to be drawn.
- (2) Each tin so selected shall be thoroughly shaken from all sides.
- (3) The sampling tube shall be inserted into the tin keeping the mouth of the tube open until the tube reaches the bottom of the tin. After the tube reaches the bottom, the top of the tube shall be covered by thumb and the contents of the tube shall be emptied into a sample container.

- (4) After drawing samples from the required number of tins, mix the so collected oil together and take out the requisite quantity and fill it in 4 bottles of 4 ozs.

119-D. The samples thus drawn shall be sent to the Association's Laboratory soon after the samples are drawn. The Chemist-in-Charge will carry out the analysis in respect of moisture and sediment, F.F.A., Colour and Refractive Index, as early as possible and will give his report of analysis to the sender of the sample as early as possible after receiving the fees prescribed by the Board from time to time.

119-E. If any party feels aggrieved, it shall have the right to refer the matter to survey as provided in Bye-law 154 to 164.

7. Bye-law 122 shall be deleted and the following shall be substituted :—

122. The Bye-laws relating to survey, arbitration and appeals etc. shall in every case of dispute as regards analysis report as referred to above or dispute in weight etc. be applicable to such goods under dispute.

8. Bye-law 154(b) shall be deleted and the following shall be substituted :—

154(b). The party desirous of survey in respect of analysis report regarding quality, shall make an application for survey to the Association within 24 hours on receipt of the analysis report and regarding weight, refraction and bagging not later than 1 P.M. on the day following the day of completion of the delivery and shall along with the application send the duplicate samples and intimate the name of the surveyor whom he wishes to appoint for survey, from the panel of surveyors and shall also send a copy of such application to the party complained against. The Association shall immediately on receipt of the application, send notice to the party complained against to appoint his surveyor.

9. Bye-law 155 shall be deleted and the following shall be substituted :—

115. The samples sent along with the application for survey shall be got analysed by the surveyors as they deem fit as early as possible.

10. Bye-law 164 (iii)(c) shall be deleted and the following shall be substituted :—

164(iii)(c). The party seeking survey regarding quality shall bear the incidental expenses for survey and shall also bear the expenses incurred for getting the samples analysed by the surveyors.

11. Substitute the following Bye-law for the existing Bye-law 169 :—

169. (a) If, in the opinion of the Board, an emergency has arisen or exists, or it is expedient in the general interest of the trade so to do, the Board may pass, by a simple majority at a meeting specially convened in this behalf, a resolution prohibiting as from the date specified in the resolution :

- (i) trading in hedge contracts in one or more deliveries in one or more commodities at a rate or rates above a maximum and/or below a minimum as may be specified; or
- (ii) all trading in hedge contracts in one or more deliveries in one or more commodities for a specified period or until further notice as may be specified.

(b) The Board may from time to time pass by a simple majority a resolution extending or reducing the period during which the prohibition imposed under item (i) or item (ii) of clause (a) shall be in force, or varying the maximum or minimum rate or rates specified under item (i) of clause (a) above.

(c) A resolution passed under clause (a) or (b) above shall take effect only after it is concurred in by the Forward Markets Commission.

(d) The powers specified in clause (a) and (b) above may be exercised by the Forward Markets Commission in any case wherein in the opinion of the Commission it is expedient in the interest of the trade or the public interest so to do.

12. Substitute the following Bye-law for the existing Bye-law 170 :—

170. (a) If the Board considers that a state of emergency exists or is likely to arise, as may in the opinion of the Board make free trading in one or more deliveries of any or all hedge contracts extremely difficult, then, notwithstanding anything to the contrary contained in these Bye-laws, or in any hedge contracts made subject to these Bye-laws, the Board may pass, by a simple majority at a meeting specially convened in this behalf a resolution :

(i) fixing the date as at the close of which the outstanding contracts as specified in the resolution, shall be deemed to be closed out and the rate or rates at which they shall be deemed to be so closed out, and

(ii) fixing a special settlement day on which the differences arising out of such closing out shall be paid through the Clearing House.

(b) A resolution passed under clause (a) shall take effect only after it is concurred with by the Forward Markets Commission.

(c) The relevant clearing Bye-laws shall apply to the payment of differences referred to in clause (a) (ii).

13. In Bye-law 171, the words appearing in the last but one line "clauses (c), (d) and (e) of" shall be deleted.

14. After Bye-law 215-A, the following shall be added as Bye-law 215-B viz. :—

215-B. The amendments to the Bye-laws 14, 114 and the Bye-laws added under Chapter XIII setting out the procedure for drawing of samples for analysis, for resolving any dispute in respect of analysis report and in case of rejection of oil shall be made applicable only to trading in hedge delivery contracts to be traded after the approval of the amendments by the Forward Markets Commission.

Sd. ILLEGIBLE

Secretary.

Cochin-2. Cochin Oil Merchants' Association,
19th April, 1968. Cochin

"AMENDMENTS TO THE LIFE INSURANCE CORPORATION OF INDIA (STAFF) REGULATIONS, 1960"

In exercise of the powers vested in it under Clauses (b) and (bb) of Sub-section (2) of Section 49 of the Life Insurance Corporation Act, 1956 and with the previous approval of the Central Government, the Life Insurance Corporation of India makes the following amendments to the Life Insurance Corporation of India (Staff) Regulations 1960 :

Schedule II (c)

Under the Head 'Ceylon', delete the entire existing provision relating to the Clerks and Sub-staff employees,

including the heading under which the provisions have been set out and substitute the following :

"The following consolidated scales of pay will apply to the employees of the Corporation in Ceylon (with effect from 1-10-1966)".

Clerks and Stenographers :

Grade I—Rs. 240-10-440.

Grade II—Rs. 312.50-12.50-500-15-605.

Higher Grade—Rs. 550-17.50-725.

Special Grade—Rs. 680-20-820.

Sub-staff :

Messenger Boys (Watchers, Caretakers, Bicycle Orderlies, Store Peons, Liftmen, Office Labourers Outside messengers).—Rs. 148-4-236-6-284.

Peons, Watchmen (Office Peons & Tea Boys).—Rs. 150-5-260-7.50-320.

Note : Head Peons and Head Tea Boys will receive an additional payment of Rs. 25/-.

Non-recurring Cost of Living Gratuity.—As the Scales of consolidated salaries set out above have been fixed on the basis of the Colombo Consumers' Price Index being 112.6, an employee in service shall be entitled to receive a non-recurring cost of living gratuity in October each year in respect of the preceding twelve months (*i.e.* 1st October to 30th September hereinafter referred to as "the qualifying period") commencing from October 1967 ascertained in accordance with the undernoted formula :

The Formula : If the average of the Colombo Consumers' Price Index for the qualifying period exceeds 112.6, a sum computed at Rupees Two (Rs. 2/-) for each complete point (*i.e.* 1.0) by which such average exceeds 112.6 in respect of each month of service during the qualifying period

S. D. SRINIVASAN
Managing Director

THE EAST INDIA JUTE & HESSIAN EXCHANGE LTD., CALCUTTA

Calcutta, the 8th April 1968

No. TSDC/9/68—The approval of the Secretary, Forward Markets Commission, under Sub-Section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952, read with the Government of India, Ministry of Commerce & Industry, Notification S.O. 1162, dated the 4th May 1960, has been obtained *vide* his letter No. 2/3/67-EIJE, dated the 5th April, 1968 to the following amendments to the Bye-laws of the East India Jute & Hessian Exchange Limited, Calcutta, for trading in transferable specific delivery contracts in raw jute and jute goods, the same having been previously placed on the Notice Board of the Association under Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954 :—

AMENDMENTS

"In the said Bye-laws :—

1. In Bye-law 1(b) of Chapter V, the full stop "." at the end of the sentence shall be *deleted* and the following words shall be *added*, namely :—

"serially numbered and supplied by the Association on payment."

2. In Bye-law 1 of Chapter V after the Clause (g), the following new clause (h) shall be *added*, namely :—

"(h) Notwithstanding anything contained in these Bye-laws or in the T.S.D. Contracts, the Board or the President shall have power to alter due

dates mentioned in T.S.D. Contracts in Raw Jute and/or Jute Goods, as the case may be, on its/his own initiative, or on receipt of representation from trade and industry, if in its/his opinion the normal life in Calcutta is disturbed or likely to be disturbed due to acts of God, war, mobilization, demobilization, interference from Government or local authorities, riots, civil commotion, pestilence, general strikes which would affect and/or are likely to affect the due dates mentioned in T.S.D. Contracts in Raw Jute and/or Jute Goods, in the following manner:—

The due dates mentioned in T.S.D. Contracts in Raw Jute and/or Jute Goods can either be extended or fixed earlier by a number of days depending on the situation as mentioned above developing or likely to develop.

A Notice altering the due dates put on the Notice Board with the date of posting subjoined shall be deemed sufficient for information of members and all others concerned."

K. K. DATTA
Secretary

STOLEN

The undernoted Government Promissory Notes, originally standing in the name of Reserve Bank of India and last endorsed to Messrs. V. G. Chawda (Private) Ltd., the proprietors by whom they were never endorsed to any other person, having been stolen, notice is hereby given that payment of the same notes and the interest thereon have been stopped at the Public Debt Office, Reserve Bank of India, Calcutta, and that application is about to be made for the issue of duplicates in favour of the proprietors. The public are cautioned against purchasing or otherwise dealing with the securities mentioned below:—

for V. G. Chawda (Private) Ltd.
PURANLAL VIRAM CHAWDA

Director

111, Chitranjan Avenue, Calcutta-12

G.P. Note No.	Loan	Amount
CA-259458, 3%	Conversion Loan 1946	Rs. 10,000/-
CA-259459, 3%	Conversion Loan 1946	Rs. 10,000/-
CA-259460, 3%	Conversion Loan 1946	Rs. 1,000/-
CA-259461, 3%	Conversion Loan 1946	Rs. 1,000/-
CA-259462, 3%	Conversion Loan 1946	Rs. 1,000/-

NOTICE

NO LEGAL RESPONSIBILITY IS ACCEPTED FOR THE PUBLICATION OF ADVERTISEMENTS REGARDING CHANGE OF NAME IN THE GAZETTE OF INDIA. PERSONS NOTIFYING THE CHANGES WILL REMAIN SOLELY RESPONSIBLE FOR THE LEGAL CONSEQUENCES AND ALSO FOR ANY OTHER MISREPRESENTATION ETC.

BY ORDER
Manager of Publications

CHANGE OF NAMES

I, hitherto known as P. SARANGAPANI son of Shri S. PONNUSAMY, employed as Clerk in Divisional Office (Personnel Branch), South Central Railway, Vijayawada, residing at 16-2-29, Poornanandampet, Vijayawada-3, have changed my name and shall hereafter be known as P. RAJA.

It is certified that I have complied with other legal requirements in this connection.

P. SARANGAPANI
(Sd. in existing name)

I, hitherto known as S. STANISLAUS son of Shri CHOWREE, employed as Timber Maistry Underground, K.G.M.U. (M.C.A.M.) Champion Reefs, residing at No. 523, E. T. Block, Oorgaum P.O. K.G.F., have changed my name and shall hereafter be known as S. ARULSILUVAL.

It is certified that I have complied with other legal requirements in this connection.

S. STANISLAUS
(Sd. in existing name)

I, hitherto known as V. RAJOO son of Shri VALLIKANNAN, employed as General Labourer, Underground, K.G.M.U. (M.C.A.M.), Champion Reefs, residing at M. Block, No. 152, Champion Reefs, P.O., have changed my name and shall hereafter be known as V. BALAN.

It is certified that I have complied with other legal requirements in this connection.

V. RAJOO
(Sd. in existing name)

I, hitherto known as MYKANNAN son of Shri JAYANATHAN, employed as Craftsman, Underground Engineering Department of K.G.M.U. (M.C.A.M.), residing at M. Block, Champion Reefs, P.O. K.G.F., have changed my name and shall hereafter be known as J. WILLIAM.

It is certified that I have complied with other legal requirements in this connection.

MYKANNAN
(Sd. in existing name)

I, hitherto known as P. VEERASWAMY son of Shri PONNAN, employed as General Labour, Underground, K.G.M.U. (M.C.A.M.), Champion Reefs, P.O., residing at No. 165, M. Block, Champion Reefs, P.O., have changed my name and shall hereafter be known as P. KRISHNAN.

It is certified that I have complied with other legal requirements in this connection.

P. VEERASWAMY
(Sd. in existing name)

I, hitherto known as GOGARAM son of Shri SUMERA RAM, employed as Trains Clerk in H.T.N.C. Office, Ajmer, W. Rly., residing at Rly. Qr. No. 366-K, Topdara Ajmer, Ajmer, have changed my name and shall hereafter be known as GOURI SHANKAR.

It is certified that I have complied with other legal requirements in this connection.

GOGARAM
(Sd. in existing name)

I, hitherto known as MOOL CHAND RAM son of Shri SRI NANHOO RAM, employed as I.R.S. (Prob.) in Central Excise Collectorate West Bengal, Calcutta, residing at National Academy of Administration Mussoorie, have changed my name and shall hereafter be known as MOOL CHAND KAUL.

It is certified that I have complied with other legal requirements in this connection.

MOOL CHAND RAM
(Sd. in existing name)

I, hitherto known as T. ELLAPPAN son of Shri THULUKANAM, employed as Turner, T. No. M/354, in Machine Shop, Loco Works, S. Rly., Perambur, Madras-23, have changed my name and shall hereafter be known as T. MANICKAM S/o Shri THULUKANAM.

It is certified that I have complied with other legal requirements in this connection.

T. ELLAPPAN
(Sd. in existing name)

I, hitherto known as SUDERSHAN KUMAR son of Late GOPAL DASS SHARMA, employed as Naib Subedar in Station Workshops, EME, Faizabad, residing at Station Workshop, EME, Faizabad, have changed my name and shall hereafter be known as SUDARSHAN KUMAR SHARMA.

It is certified that I have complied with other legal requirements in this connection.

SUDERSHAN KUMAR
(Sd. in existing name)

I, hitherto known as K. N. KHATWANI son of Shri NANUMAL, employed as Steno in /WM(C)-Ajmer, W. Rly., residing at Rly. Qr. No. 1253/B, Ramganj, Ajmer, have changed my name and shall hereafter be known as KANAHIYALAL N. KHATWANI.

It is certified that I have complied with other legal requirements in this connection.

K. N. KHATWANI
(Sd. in existing name)

I, hitherto known as P. V. OUSEPH son of Shri P. C. VAREED, employed as Lower Division Clerk in Commander Works Engineers, Colaba, Bombay-5, have changed my name and shall hereafter be known as P. V. JOSEPH.

It is certified that I have complied with other legal requirements in this connection.

P. V. OUSEPH
(Sd. in existing name)

I, hitherto known as K. C. OUSEPH son of Shri K. M. CHERIAN, employed as Lower Division Clerk in Commander Works Engineers, Colaba, Bombay-5, have changed my name and shall hereafter be known as K. C. JOSE.

It is certified that I have complied with other legal requirements in this connection.

K. C. OUSEPH
(Sd. in existing name)

I, hitherto known as Smt. LAXMIBAI B. RAMLOO wife of Shri RAMBHAU, employed as a Female Mazdoor in Ordnance Depot, Talegaon Dabhade (Distt. Poona), have changed my name and shall hereafter be known as "Smt. LAXMIBAI RAMBHAU PATIL".

It is certified that I have complied with other legal requirements in this connection.

L.H.T.I. of Smt. LAXMIBAI B. RAMLOO

I, hitherto known as SATYANARAYAN DARSENA son of Shri RAMJIWAN, employed as Ticket Collector in Eastern Railway at Dhanbad Rly. Station, Dhanbad, residing at Monaitand, Dhanbad, have changed my surname and shall hereafter be known as SATYANARAYAN PRASAD.

It is certified that I have complied with other legal requirements in this connection.

SATYANARAYAN DARSENA
(Sd. in existing name)

I, hitherto known as Capt. BHIM SEN KATYAL son of Shri PRAKASH LAL KATYAL, employed as Sub. Depot. Comdr. in CVD, Delhi Cantt., residing at Ord. Officers Mess, Delhi Cantt., have changed my name and shall hereafter be known as Capt. RAJESH KUMAR KATYAL.

It is certified that I have complied with other legal requirements in this connection.

Capt. BHIM SEN KATYAL
(Sd. in existing name)

I, hitherto known as UDAY NATH PANDA, son of Shri GOPI PANDA, employed as Labourer T. No. 44126 at Naval Store Depot, Ghatkopar, Bombay-77, have changed my name and shall hereafter be known as SYAMSUNDAR ANANT PANDA.

Certified that I have complied with all legal requirements in this connection.

UDAY NATH PANDA
(Sd. in existing name)

I, hitherto known as RAJU SAHU son of Shri CHAITAN SAHU, employed as Labourer T. No. 44535 at Naval Store Depot, Ghatkopar, (Bombay-77), have changed my name and shall hereafter be known as UPENDRA-ANANT PANDA.

Certified that I have complied with all legal requirements in this connection.

RAJU SAHU
(Sd. in existing name)

I, hitherto known as GODAVARI SAHU son of Shri ARJUN SAHU, employed as Electric Fitter Grade 1st T. No. 35452 at Electric Shop C. No. 46, Naval Dockyard, Bombay-1, have changed my name and shall hereafter be known as RAMACHANDR-MOCHI SAHU.

Certified that I have complied with all legal requirements in this connection.

GODAVARI SAHU
(Sd. in existing name)

I, hitherto known as RAGHU NATH NAHAK son of Shri MAGITI NAHAK, employed as Shipwright Gr. I. T. No. 30743 at Naval Dockyard, Bombay-1, have changed my name and shall hereafter be known as BIPRACHARAN-MARKND PANDA.

Certified that I have complied with all legal requirements in this connection.

RAGHU NATH NAHAK
(Sd. in existing name)

I, hitherto known as CHANDER BHAN son of Shri ATMA RAM IULEY, residing at A-68 Nai Basti, Silampur, Delhi-31, have changed my name and shall hereafter be known as BALRAJ CHOUDHERY.

It is certified that I have complied with other legal requirements in this connection.

CHANDER BHAN
(Sd. in existing name)

I, hitherto known as KAIRI son of Shri BISHNU, employed as Labourer T. No. 30851 at Naval Stores Depot, Kurla, Bombay, have changed my name and shall hereafter be known as EPILI RAGHUNATH PAPAYA.

It is certified that I have complied with other legal requirements in this connection.

L.H.T.I. of KAIRI BISHNU

I, hitherto known as SAMBHU NATH PARAMANIK son of Shri RAJENDRA NATH DAS, employed as Khalasi in H.N.T.X.R. Office, residing at H.N.T.X.R. Office Majerhat East Dock JN., have changed my name and shall hereafter be known as SAMBHU NATH DAS.

It is certified that I have complied with other legal requirements in this connection.

SAMBHU NATH PARAMANIK
(Sd. in existing name)

I, hitherto known as BOKKA PARVATAVADHANI son of Shri B. SURYANARAYANAMURTY, employed as Asstt. Maintenance Engineer in All India Radio, New Delhi, have changed my name and shall hereafter be known as BAHUMANYAM PARVATAVADHANI.

It is certified that I have complied with other legal requirements in this connection.

BOKKA PARVATAVADHANI
(Sd. in existing name)

I, hitherto known as POCHIMCHERLA NARAHARI RAO son of Late LAKSHMI NARASIMHAM, employed as Stenographer in Office of DSTE/IBRE, Nasik Road, Central Rly., have changed my name and shall hereafter be known as KAMBHUMPATI VENKATA NARAHARI RAO.

It is certified that I have complied with other legal requirements in this connection.

P. NARAHARI RAO
(Sd. in existing name)

I, hitherto known as AGATRAO son of Shri KUNDLIK BALU GAVALI, residing at A. K. Gavali, At Tandulwadi, Post-Ridhore, Taluka Madha, District Sholapur, have changed my name and shall hereafter be known as AGATRAO KUNDLIK BHOSALE.

It is certified that I have complied with other legal requirements in this connection.

AGATRAO
(Sd. in existing name)

I, hitherto known as MD. JAHUR son of Late SAMSUDDIN MIA, employed as M/c. Operator in Post & Telegraph Workshop, Calcutta-27, residing at 1/2, Ekbalpore Road, Calcutta-23, have changed my

name and shall hereafter be known as FAZAL KARIM.

It is certified that I have complied with other legal requirements in this connection.

MD. JAHUR
(Sd. in existing name)

I, hitherto known as SURAJ NARAYAN MUCHI son of Shri LAL BAHADUR RAM, employed as Foundry Carter in Telegraph Workshops, Calcutta-27, residing at P. G. Hospital, have changed my name and shall hereafter be known as AKLU RAM.

It is certified that I have complied with other legal requirements in this connection.

L.H.T.I. of SURAJ N. MUCHI

I, hitherto known as KORUKONDA MAHALAKSHMI son of Shri KORUKONDA ADINARAYANA, employed as Station Master, S.E. Rly., Kashinagar Railway Station, Ganjam-District, Orissa State, have changed my name and shall hereafter be known as KORUKONDA MAHALAKSHMI NAIDU.

It is certified that I have complied with other legal requirements in this connection.

K. MAHALAKSHMI
(Sd. in existing name)

I, hitherto known as AMAR CHAND son of Shri KRIPA, employed as Labourer T. No. 2530 in Vehicle Sub-Depot, Meerut, residing at 81, Subashpuri Kanker Khera, Meerut, have changed my name and shall hereafter be known as AMAR SINGH LAKHA.

It is certified that I have complied with other legal requirements in this connection.

AMAR CHAND
(Sd. in existing name)

I, hitherto known as P. R. RAJARAJA VARMA KOIL THAMPURAN son of Shri M. J. RAJA RAJA VARMA, employed as U. D. Clerk in Office of the A.G., Orissa, residing at Qrs. No. Type II-151, Unit IV, Bhubaneswar, have changed my name and shall hereafter be known as P. R. VARMA.

It is certified that I have complied with other legal requirements in this connection.

P. R. RAJARAJA VARMA KOIL THAMPURAN
(Sd. in existing name)

I, hitherto known as RAMCHANDRA LAXMAN RAWAL son of Shri LAXMAN RAMBAAWOO RAWAL, employed as Cable Jointer in Bombay Telephones, residing at Basir Bhai Chawl, Jogeshwari, Bombay-60, have changed my name and shall hereafter be known as RAMCHANDRA LAXMAN CHAVAN.

It is certified that I have complied with other legal requirements in this connection.

RAMCHANDRA LAXMAN RAWAL
(Sd. in existing name)

I, hitherto known as ANTHONY SALVADOR MATHEW son of Shri JOSEPH LUISE MATTOS, employed as Weapon Mechanic in A.I.M. (W) Centre No. 60, residing at A.I.M. (W)'s Deptt., Naval Dockyard, Gun Gate, have changed my name and shall hereafter be known as ANTHONY SALVADOR MATTOS.

It is certified that I have complied with other legal requirements in this connection.

ANTHONY SALVADOR MATHEW
(Sd. in existing name)

I, hitherto known as V. K. JACOB son of Shri KOCHAIYAPPAN, Valyadapuraiya Dathil House, Eramathoor, Mannar P.O. Mavelikara, Kerala State, employed as Mazdoor Ty. in Central AFV Depot, Kirkee, Poona-3, residing at C/o 324, Platoon DSC, Central AFV Depot, Kirkee, Poona-3, have changed my name and shall hereafter be known as V. K. KUNJULLA.

It is certified that I have complied with other legal requirements in this connection.

V. K. JACOB
(Sd. in existing name)

I, hitherto known as PANDURANG GANPAT SHINDE son of Shri GANPAT BABAJI SHINDE, employed as Mazdoor in Bombay Telephones, residing at J/1, Matunga Telephone Colony, Mahim, Bombay-16, have changed my name and shall hereafter be known as PANDURANG GANPATRAO RAJESHINDE.

It is certified that I have complied with other legal requirements in this connection.

PANDURANG GANPAT SHINDE
(Sd. in existing name)

I, hitherto known as APPICHU son of Shri VEERABADHRAN, employed as Lower Division Clerk in the office of Commander Works Engineers, Colaba, Bombay-5, have changed my name and shall hereafter be known as V. SUNIL KUMAR.

It is certified that I have complied with other legal requirements in this connection.

V. APPICHU
(Sd. in existing name)

I, hitherto known as DEVANAND JIVABHAI PRAJAPATI son of Shri JIVABHAI, employed as Motor Driver in Bombay Telephones, residing at Motiwala Building, II Floor, Room No. 37, 38, Elph Road, Bombay-13, have changed my name and shall hereafter be known as DEVANAND JIVABHAI SOLANKI.

It is certified that I have complied with other legal requirements in this connection.

DEVANAND JIVABHAI PRAJAPATI
(Sd. in existing name)

I, hitherto known as ROMESH CHANDER son of Shri SHADI LAL, employed as Warehouseman in Govt. of India Press, Faridabad, residing at Type I Qr. No. 219, N.H. No. 4, Faridabad, Distt. Gurgaon, have changed my name and shall hereafter be known as RAMESH CHAND.

It is certified that I have complied with other legal requirements in this connection.

ROMESH CHANDER
(Sd. in existing name)

I, hitherto known as HANNA RAM son of Shri KARAN SINGH, employed as Peon in M/o Irrigation & Power, have changed my name and shall hereafter be known as HAR NARAIN.

It is certified that I have complied with other legal requirements in this connection.

HANNA RAM
(Sd. in existing name)

CORRIGENDUM

Read "Mrs. SHEILA RAM-CHAND ALIMCHANDANI instead of (Mrs.) SHEILA RAM ALIM CHANDANI, printed in the 6th and 7th line of the 4th advertisement in Col. II at page 218 in the Gazette of India Part IV dated 20-11-65".

RAM KRISHAN KULWANT RAI STEELS PRIVATE LIMITED

Regd. Office, "Jeevan Tara"

5, Parliament Street, New Delhi

Notice is hereby given that the shareholders of the above company have passed a Special Resolution on 16th May, 1968 winding up the above company. Mr. V. K. Verma, Chartered Accountant, New Delhi, has been appointed as the Voluntary Liquidator.